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REMARKS

The Examiner's Action mailed on June 14, 2006 has been received and its contents carefully considered.

In this Amendment, Applicants have amended title and Claim 1 in response to the title objection and claim rejection. Also, Applicants have added new claims 10-18 to further define the invention. Claims 1 and 10 are the independent claims. Claims 1-18 are pending in the application. For at least the following reasons, it is submitted that this application is in condition for allowance.

Initially, the Examiner has rejected claims 1-9 as being indefinite. The Examiner has stated that claim 1 is potentially unclear. In response thereto, claim 1 has been amended, and explained with regarded to drawings as discussed below. Please refer to FIG. 10A. According to amended claim 1 of the invention, a rear plate includes a plurality of pixel electrodes, and every two pixel electrodes are paired as a pixel electrode group. For example, two pixel electrodes 1002 and 1003 are paired as a pixel electrode group, while two pixel electrodes 1004 and 1005 are paired as another pixel electrode group (FIG. 10A). Also, every two pixel electrode group are separated by a groove, and the pixel electrodes of each pixel electrode group are separated by a protrusion. For example, the pixel electrode group containing pixel electrodes 1002, 1003 and adjacent pixel electrode group containing pixel electrodes 1004, 1005 are separated by the groove 1013. Also, pixel electrodes 1002, 1003 (paired in the

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same group) are separated by a *protrusion 1015*; similarly, pixel electrodes 1004, 1005 (paired in the same group) are separated by a *protrusion 1025*. Thus, the grooves exist between the <u>pixel electrode groups</u>, and every pixel electrode group has a protrusion to separate the pixel electrodes of said group. As such, it is submitted that Applicants' independent claim 1, and the claims 2-9 dependent therefrom, are definite. It is requested that this rejection be withdrawn.

Also, the Examiner has rejected claims 1-9 on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claims 1-9 of U.S. Patent No 6,665,041. In response thereto, a **Terminal Disclaimer** is filed to overcome this rejection. It is requested that this rejection be withdrawn.

It is noted with appreciation that the Examiner considers claims 1-9 would be allowable if the rejections are overcome appropriately. Since the rejections are appropriately overcome, claims 1-18 of this application are clearly in condition for allowance. Allowance of the application and the passing of this case to issue are therefore respectfully requested.

If the Examiner believes that a conference would be of value in expediting the prosecution of this application, the Examiner is hereby invited to telephone the undersigned counsel to arrange for such a conference.

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Should the remittance be accidentally missing or insufficient, the Commissioner is hereby authorized to charge the fee to our Deposit Account No. 18-0002, and advise us accordingly.

Respectfully submitted,

September 14, 2006 Date

Robert H. Berdo, Jr. – Reg. No. 38,075 RABIN & BERDO, PC – Cust. No. 23995 Facsimile: 202-408-0924; 202-408-5297

Telephone: 202-371-8976

RHB/vm